## **EXHIBIT 10**

## REDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED

Page 1

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

SAN FRANCISCO DIVISION

--000--

WAYMO LLC,

Plaintiff,

Case

vs.

No. 3:17-cv-00939-WHA

UBER TECHNOLOGIES, INC.; OTTOMOTTO LLC; OTTO TRUCKING LLC,

Defendants.

\_\_\_\_

HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

VIDEOTAPED DEPOSITION OF MING SU
WEDNESDAY, AUGUST 23, 2017

Reported by:

Anrae Wimberley

CSR No. 7778

Job No. 2685928

PAGES 1 - 333

		Page 74
1	Q. The number that they provided.	10:57:07
2	A. Yes.	10:57:09
3	Q. And what was the number for	10:57:12
4	A. The number was	10:57:14
5	Q. And ?	10:57:20
6	A. So for specifically, I don't recall.	10:57:21
7	Q. How about the internal corporate development?	10:57:26
8	A. Internal corporate development, they provided	10:57:30
9	several revisions. The one that is that I remember	10:57:34
10	most vividly is	10:57:42
11	Q. And you found both of those valuations to be	10:57:45
12	reasonable?	10:57:47
13	A. Yes.	10:57:47
14	Q. Even though they're a difference of	
	valuation?	10:57:54
16	MR. EISEMAN: Objection as to form.	10:57:55
17	THE WITNESS: Correct.	10:57:55
18	BY MR. LAFFERTY:	10:57:55
19	Q. Is that unusual, to arrive at such different	10:57:59
20	amounts of valuations?	10:58:00
21	MR. EISEMAN: Objection as to form.	10:58:01
22	THE WITNESS: No.	10:58:02
23	BY MR. LAFFERTY:	10:58:02
24	Q. So if the valuation came back at	10:58:05
25	would you have found that reasonable?	10:58:08

		Page 75
1	MR. EISEMAN: Objection as to form.	10:58:09
2	THE WITNESS: I think depending on the assumptions	10:58:11
3	used by the people performing the valuation, there's	10:58:14
4	definitely a large range of possible outcomes.	10:58:17
5	BY MR. LAFFERTY:	10:58:17
6	Q. What do you think the range of possible	10:58:20
7	outcomes were around this time frame for valuing	10:58:22
8	Waymo?	10:58:23
9	MR. EISEMAN: Objection as to form.	10:58:24
10	THE WITNESS: That's hard to say. That's pretty	10:58:25
11	speculative.	10:58:28
12	BY MR. LAFFERTY:	10:58:28
13	Q. But is not speculative?	10:58:35
14	MR. EISEMAN: Objection as to form.	10:58:36
15	THE WITNESS: I'm sorry. What was the question?	10:58:37
16	BY MR. LAFFERTY:	
17	Q. The range between	10:58:44
18	is not speculative?	10:58:46
19	MR. EISEMAN: Objection as to form.	10:58:47
20	THE WITNESS: I don't know how to answer it.	10:58:49
21	BY MR. LAFFERTY:	10:58:49
22	Q. Do you think it's speculative?	10:58:50
23	MR. EISEMAN: Objection as to form.	10:58:51
24	THE WITNESS: I think it's speculative? In what	10:58:52
25	sense?	10:58:52

		Page 118
1	was the lead for the self-driving car project. So it	11:59:49
2	was really anything he needed to know or wanted to	11:59:53
3	see.	11:59:54
4	Q. Did he ever provide you with information that	11:59:58
5	you used in the P&Ls?	12:00:00
6	A. I'm sure it's happened. I think sometimes in	12:00:06
7	forecasting there's there's kind of like, you know,	12:00:10
8	best guesses. Or there's kind of in areas where	12:00:13
9	maybe there's no answers. You know I think as a	12:00:15
10	leader, you have to set a target. And so you know in	12:00:20
11	those times, you know, maybe he'd step forward and,	12:00:23
12	"Say this is the target that we're going to use."	12:00:25
13	Q. Do you recall him ever setting a target?	12:00:29
14	A. He did set a target on the number of cities	12:00:34
15	he wanted to be in.	12:00:38
16	Q. Do you recall any other targets that	12:00:40
17	Mr. Urmson provided for the P&Ls?	12:00:46
18	A. That's the main one that comes to my memory.	12:00:50
19	Q. How is how is the number of cities used in	12:00:52
20	the P&L?	12:00:53
21	MR. EISEMAN: Objection as to form.	12:00:57
22	THE WITNESS: It's used to determine your the	12:00:59
23	size of your potential user base.	12:01:05
24	BY MR. LAFFERTY:	12:01:05
25	Q. And how can the user base or size of the user	12:01:08

		Page 238
1	either a nonlinear or non-exponential, that you	15:42:32
2	can't model out using a formula.	15:42:35
3	You know an example would be, for instance,	15:42:36
4	your investment into a hardware vehicle hardware	15:42:40
5	program. That's going to follow a very specific	15:42:43
6	cadence that isn't necessarily modeled. You just	15:42:47
7	you just have data as to kind of what curve looks	15:42:50
8	like.	15:42:51
9	Q. And you were responsible for putting this tab	15:42:54
10	together; is that correct?	15:42:55
11	A. Correct.	15:42:55
12	Q. And look at Row 20, please, the "Discount	15:43:01
13	Rate." Do you see that?	15:43:04
14	A. Yes.	15:43:05
15	Q. How was that discount rate determined?	15:43:07
16	A. So this discount rate, from what I recall,	15:43:18
17	was borrowed from one of the analyses that was I	15:43:24
18	forgot which one, but it was like I think done by	15:43:26
19	one of the one of the firms that had been doing,	15:43:28
20	like, these analyses for us, and they had kind of come	15:43:30
21	up with a discount rate that made sense for Waymo.	15:43:35
22	And we said, "Sure, we can use that."	15:43:37
23	Q. And this valuation rate here is ;	15:43:42
24	is that right?	15:43:42
25	Or I'm sorry. This discount rate is	15:43:44

		Page 239
1	correct?	15:43:45
2	A. Correct.	15:43:45
3	Q. And it came from one of the Waymo valuations;	15:43:49
4	is that correct?	15:43:50
5	MR. EISEMAN: Objection as to form.	15:43:51
6	THE WITNESS: From what I recall, yes.	15:43:53
7	BY MR. LAFFERTY:	15:43:53
8	Q. Okay. But you don't recall which one?	15:43:55
9	A. No.	15:43:55
10	Q. So you don't know strike that.	15:43:58
11	Do you know how they calculated that	15:44:00
12	40 percent in those valuation reports?	15:44:03
13	A. I don't recall.	15:44:05
14	Q. Is	15:44:12
15	MR. EISEMAN: Objection as to form.	15:44:15
16	THE WITNESS:	15:44:18
17	BY MR. LAFFERTY:	15:44:18
18	Q. What is a typical discount rate?	15:44:20
19	MR. EISEMAN: Objection as to form.	15:44:25
20	THE WITNESS: I think typical for what kind of	15:44:28
21	company, right?	15:44:28
22	BY MR. LAFFERTY:	15:44:28
23	Q. How about automotive companies?	15:44:31
24	A.	
		15:44:41

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		Page 240
1	Q. How about an immature market	15:44:45
2	MR. EISEMAN: Objection as to form.	15:44:49
3	BY MR. LAFFERTY:	15:44:49
4	Q that's not mature?	
5	MR. EISEMAN: Objection as to form.	15:44:49
6	THE WITNESS:	
		15:44:55
8	BY MR. LAFFERTY:	15:44:55
9	Q.	
14	Q. Was it when you were in business school?	15:45:13
15	A. No. When we were studying comparables at	15:45:19
16	Intel, or looking at very nascent projects, a project	15:45:23
17	that may not exist in a year because it's too	15:45:26
18	speculative, it might have a very high discount	15:45:30
19	rate or should have a very high discount rate.	15:45:35
20	Q. And so you said something that's nascent or	15:45:38
21	speculative.	15:45:38
22	What would the discount rate be for	15:45:40
23	something that may not be around in a year?	15:45:43
24	MR. EISEMAN: Objection as to form.	15:45:44
25	THE WITNESS: It's hard to say. There's a lot of	15:45:46

		Page 241
1	other factors besides just besides those.	15:45:51
2	BY MR. LAFFERTY:	15:45:51
3	Q. Would it be over 50 percent?	15:45:54
4	A. It's possible.	15:45:56
5	MR. EISEMAN: Objection as to form.	15:45:56
6	THE WITNESS: Sure, it's possible.	15:45:58
7	BY MR. LAFFERTY:	15:45:58
8	Q. And what is this particular discount rate?	15:46:00
9	What is that measuring?	15:46:02
10	A. It's measuring the essentially the	15:46:08
11	riskiness or of the future cash flows as projected	15:46:11
12	in this view of Waymo's business.	15:46:15
13	Q. What do you mean by "this view"?	15:46:17
14	A. So in particular, this this current	15:46:20
15	financial projection, if you were to if you desired	15:46:24
16	to take the financial projection as calculated, take	15:46:28
17	the future cash flows and you wanted them and you	15:46:30
18	wanted to discount them into kind of present value	15:46:33
19	dollars, our estimation is that you would need to	15:46:37
20	apply a discount rate of in order to do so.	15:46:43
21	Q. Did that discount rate change at all in the	15:46:45
22	P&Ls over your time at Waymo?	15:46:49
23	A. I'm sure that it did. To be totally honest,	15:46:54
24	this trying to find the present value was not a key	15:46:57
25	objective on this P&L. We predominantly kept the	15:47:01

## Case 3:17-cv-00939-WHA Document 1616-2 Filed 09/16/17 Page 10 of 10 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1	FEDERAL CERTIFICATE OF DEPOSITION OFFICER
2	I, ANRAE WIMBERLEY, CSR NO. 7778, do hereby
	declare:
3	That, prior to being examined, the witness named
	in the foregoing deposition was by me duly sworn
4	pursuant to Section 30(f)(1) of the Federal Rules of
	Civil Procedure and the deposition is a true record of
5	the testimony given by the witness;
6	That said deposition was taken down by me in
	shorthand at the time and place therein named and
7	thereafter reduced to text under my direction;
8	X That the witness was requested to
	review the transcript and make any changes to the
9	transcript as a result of that review pursuant to
-	Section 30(e) of the Federal Rules of Civil Procedure;
10	No changes have been provided by the
11	witness during the period allowed;
12	The changes made by the witness are
	appended to the transcript;
13	No request was made that the transcript
14	be reviewed pursuant to Section 30(e) of the Federal
	Rules of Civil Procedure.
15	I further declare that I have no interest in the
16	event of the action.
17	I declare under penalty of perjury under the laws
	of the United States of America that the foregoing is
18	true and correct.
19	WITNESS my hand this 24th day of August, 2017.
20	
21	
22	$\sim 1$ $\sim 1$ $\sim 1$ $\sim 1$
23	Anna Telemberley
24	ANRAE WIMBERLEY, CSR NO. 7778
25	ANKAE WIMDERHEI, CSK NO. ///o